

**481—100.30(99B) License requirements.** The following are in addition to requirements in rule 100.3(99B):

**100.30(1)** An organization must be active in Iowa at least five years before a two-year license is issued. If the organization is a local chapter of a national organization which has existed at least five years, a license may be granted. The organization must prove the required period of existence. Examples of evidence which may be used for proof are articles of incorporation, a national charter, bylaws, newspaper articles or bank records.

**100.30(2)** Rent for gambling locations is subject to the following requirements:

- a.* The rent may not be related to nor be a percentage of the receipts.
- b.* The licensee may terminate any lease or rental agreement without paying a penalty or forfeiting money or a deposit. Damage deposit money is excepted.
- c.* No person receiving rent for a bingo location, either directly or indirectly, may be involved in, participate in, or be associated with the operation of bingo games.

**100.30(3)** A letter of determination of tax-exempt status from the Internal Revenue Service shall be attached to the application to prove tax-exempt eligibility.

**100.30(4)** Political candidates, parties or nonparty political organizations must supply verification as follows:

- a.* From the secretary of state;
- b.* From the Iowa campaign finance disclosure commission; or
- c.* From the county auditor.

Political action committees are not eligible for gambling licenses.

This rule is intended to implement Iowa Code sections 99B.2(1), 99B.7(1) “*m*,” 99B.7(2) “*a*,” and 99B.12(2) “*a*.”